PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of Docket No: O78296

Jon Alfons Albert BOUWEN

Appln. No.: 10/718,610 Group Art Unit: 2416

Confirmation No.: 1688 Examiner: Redentor M PASIA

Filed: November 24, 2003

For: VOICE-OVER-INTERNET-PROTOCOL SYSTEM WITH SUPPORTING

INFORMATION

STATEMENT OF SUBSTANCE OF INTERVIEW

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Please review and enter the following remarks summarizing the interviews conducted on September 16, 2008 and October 2, 2008:

REMARKS

An Examiner's Interview Summary was received on October 8, 2008 and October 10, 2008.

During the interview, the following was discussed:

1. Brief description of exhibits or demonstration: None

Identification of claims discussed: 1, 7, 8, 9, 11

Identification of art discussed: Kung (US 2003/0133558)

4. Identification of principal proposed amendments: None

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 Brief Identification of principal arguments: Applicant submitted that Kung does not disclose the "trigger-packet" that originates from a first terminal and causes information to be

sent from a storage station to a second terminal. Kung broadly discloses the use of signals that

communicate between terminals and a server, but none of these signals "trigger" sending of

information to the terminal, as is disclosed in the pending claims.

Indication of other pertinent matters discussed: Applicant indicated that a

response would be filed setting forth the discussed arguments distinguishing Kung from the

pending claims.

Results of Interview: Examiner indicated that the arguments would be fully

considered in the response to be filed. The Examiner telephoned Applicant's Representative on

10/2/2008, and indicated that the arguments presented in the Response filed 9/16/2008 were

persuasive, and that the Final Rejection would be withdrawn and prosecution reopened.

It is respectfully submitted that the instant STATEMENT OF SUBSTANCE OF

INTERVIEW complies with the requirements of 37 C.F.R. §1.2 and 1.133 and MPEP §713.04.

It is believed that no petition or fee is required. However, if the USPTO deems

otherwise. Applicant hereby petitions for any extension of time which may be required to

maintain the pendency of this case, and any required fee, except for the Issue Fee, for such

extension is to be charged to Deposit Account No. 19-4880.

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Respectfully submitted,

/Scott H. Davison/

Scott H. Davison

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Date: October 21, 2008